```
IN THE UNITED STATES DISTRICT COURT
 1.
                FOR THE WESTERN DISTRICT OF VIRGINIA
                         ROANOKE DIVISION
 3
 4
 5
    BRANDON LESTER,
 6
                 Plaintiff
                                  ) CIVIL ACTION
 7
    -VS-
                                  ) NO. 7:15-cv-00665-GEC
    SMC TRANSPORT, LLC,
 8
    ISRAEL MARTINEZ, JR.,
 9
    SALINAS EXPRESS, LLC,
10
                 Defendants
11
12
                 DEPOSITION OF MICHAEL T. ATKINS
13
14
                   April 11, 2016
15
    DATE:
                   1:00 p.m.
16
    TIME:
17
    LOCATION:
                   Glenn Robinson & Cathey
                    Fulton Motor Lofts
18
                    400 Salem Avenue, S.W.
                    Suite 100
                    Roanoke, Virginia
19
20
    REPORTED BY: Mary J. Butenschoen, RPR, #4952
                    Team Trial
21
                    (540)204 - 3918
                    butema@gmail.com
22
23
24
```

```
1
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    ON BEHALF OF THE PLAINTIFF:
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21
                 DANIEL P. FRANKL, ESQ.
            BY:
                  dfrankl@franklmillerwebb.com
22
    ALSO PRESENT: Gwen Johnson
23
24
```

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24		

```
PROCEEDINGS
 1
 2
    Whereupon at 1:11 p.m.,
                         MICHAEL T. ATKINS
 3
    after having first been duly sworn to tell the truth, the
 4
    whole truth, and nothing but the truth, was examined and
 5
    testified as follows:
 6
                      (Deposition Exhibit Nos. 1 and 2 were
 7
              marked for identification.)
 8
 9
    (1:11 p.m.)
                             EXAMINATION
10
11
    BY MR. FRANKL:
                      Can you state your full name for the
12
    record?
13
                      Michael T. Atkins.
14
              Α
                     Michael, my name is Dan Frankl and I
15
    represent Salinas Express, LLC, and I'm going to ask you
16
    about your background and your investigation of the
17
    accident that took place on October 26 of 2015 at the rest
18
    area at approximately the 158.1 mile marker.
19
                      If you don't hear a question or
20
    understand a question, if you ask me to repeat it or
21
    rephrase it, I will be glad to do so. If you answer a
22
    question, it will be assumed that you heard it and that
23
24
    you understood it.
```

Yes, sir. 1 Because this is being taken down by a 2 court reporter, if you would answer verbally rather than 3 with a nod of the head and if you could say yes or no as 4 compared to uh-huh and huh-uh, it will make her job a lot 5 6 easier. Yes, sir. 7 Α Can you please tell me with whom you are 8 9 currently employed. Virginia State Police. Α 10 And how long have you been so employed? 11 Α Three years. 12 And when did you first start with them as 13 a sworn officer? 14 April 25, 2013. So when I said three Α 15 years, it will be three years in 14 days. 16 Gotcha. 17 When did you graduate from high school? 18 June 7, 2009. 19 Α And between 2009 and -- well, once you 20 graduated from high school, were you employed? 21 I was. Α 22 And what were you employed doing? 23 I worked at Best Buy for two years. Α 24

```
All right. And did there -- did you go
 1
               0
    on and get any additional education?
 2
                      Yes, sir.
 3
               Α
                      And where was that?
 4
 5
                      New River Community College.
               Α
                      And what was your area of study?
 6
               Q
                      Police science.
 7
               Α
                      And did you get any type of degree?
 8
               Q
                             I got a associate's degree.
 9
                      And when did you get the associate's
10
    degree?
11
12
               Α
                      In 2011.
                      And once you got the associate's degree,
13
    what did you do at that point in time?
14
                      I attended Cardinal Criminal Justice
15
               Α
    Academy in Salem, Virginia, for 19 weeks.
16
17
                      Was that the full program?
18
                      It was.
                      And when you went into the Cardinal
19
    Criminal Justice Academy, did you already have secured a
20
    position with the police department?
21
                      No, sir.
22
               Α
                      So you went on your own?
23
24
               Α
                      I did, pre-employment.
```

```
And do you recall, did you have any
 1
    special training in accident reconstruction in the
 2
    Cardinal Criminal Justice Academy?
 3
                      Yes, sir.
 4
                      And was it just a basic course?
 5
                      It was.
 6
               Α
                      And at some point in time while you were
 7
               0
    in the academy, did you get an offer to take a position
 8
    with the Virginia State Police?
 9
                      Yes, sir.
              Α
10
                      And once you graduated, what did you do
11
    then from the Cardinal?
12
                      Graduated Cardinal and two months later I
13
    attended Virginia State Police.
14
                      So what did you do during that two-month
15
               0
    period of time?
16
                      I worked for my dad.
              Α
17
                      And so when you went to the Virginia
18
    State Police, did you have to go through another academy?
19
                      Yes, sir, 26 weeks.
               Α
20
                      And where was that academy?
               Q
21
                      In Richmond, Virginia.
              Α
22
                      MR. DUNN: How many weeks? I'm sorry.
23
                      MR. FRANKL: 26.
24
```

```
THE WITNESS: 26.
 1
    BY MR. FRANKL:
 2
                      And during the 26 weeks, was --
               0
 3
    did you go again through a basic accident
 4
    reconstruction --
 5
              Α
                      Yes, sir.
 6
                      -- course?
 7
               0
                      Yes, sir.
              Α
 8
                      And when did you graduate from the
 9
    academy?
10
                      Graduated December 20, 2013.
11
               Α
                      And were you given a specific designation
12
    as to what type of trooper you would be at that time?
13
                      When I graduated, I was a Trooper 1.
14
                      Have you had any additional training in
15
    accident reconstruction?
16
                      Not since graduation.
              Α
17
                      And since being designated a Trooper 1,
18
    what does that mean? What does a Trooper 1 --
19
                      Trooper 1 is just you are on probationary
               Α
20
    period for one year. After that one year, you become a
21
    Trooper 2 and you're off a probationary period.
22
                      So would December of 2014 you would have
23
    become a Trooper 2?
24
```

1	A I did become a Trooper 2.		
2	Q Did you have any specific job assignment		
3	as a Trooper 1 or were you just on patrol?		
4	A I was just a regular trooper, just put on		
5	probationary period in case you do something wrong,		
6	something of that sort.		
7	Q But as far as when you say you were a		
8	regular trooper, is the regular trooper a patrol trooper?		
9	A Yes, sir.		
10	Q And where were you assigned?		
11	A Botetourt County.		
12	Q So you have been in Botetourt since you		
13	started patrol in December of '13?		
14	A Yes, sir. When we graduate from the		
15	academy, we go to field training for six weeks, which I		
16	did. I went to field training for six weeks riding with		
17	another officer learning how to be a trooper. I was, for		
18	that six weeks, in Rockbridge County. But once I got off		
19	of FTO, I came to Botetourt. So same area, just a		
20	different duty post.		
21	Q And during the course of either your		
22	field training or Trooper 1 and Trooper 2, how many		
23	accidents have you investigated, approximately?		
24	A Reportable or just complete every kind of		
- 1			

```
crash investigation?
 1
                      Just reportable accidents.
 2
                      50, approximately.
 3
              Α
                     And how many I'll say large or serious
 4
    accidents with injuries like the one we're here for today
 5
    have you investigated during that same period of time?
 6
                      Five, approximately.
 7
              Α
                     And on any of the accidents that you have
 8
              0
    investigated, have there been any fatalities?
 9
                      That I investigated, no.
10
                      So have you ever been in charge of an
11
    investigation where they have had to call in the state
12
    police's accident reconstruction unit?
13
                      I have not been involved in any.
              Α
14
                      Okay. I have previously marked as
15
    Trooper Atkins Exhibit Number 1 a police crash report that
16
    is the final one, the one you filled out in the field and
17
    the witness statements. Is that a -- Exhibit 1, a
18
    complete set of your investigative file and file notes
19
    with regard to this accident?
20
                      Yes, sir.
              Α
21
                      MS. WHITE: Can I see it?
22
    BY MR. FRANKL:
23
                      I've also -- I'm going to show you what's
24
```

```
been previously marked as Trooper Atkins Exhibit 2.
 1
    this a overhead view of the rest area that encompasses the
 2
    accident scene and the place of rest for the vehicles that
 3
    were involved in this accident?
                     Yes, sir, it looks to be.
 5
                     Okay. Now, we've also got a stack of
 6
    photographs here. I didn't count them, but I ask you to
 7
    look through. Do these appear to be the photographs that
    were taken by the state police associated with this
 9
10
    accident?
                     Based on the first 20 I went through, it
11
    looks to be my pictures I took on the side of the --
12
    another trooper took with my camera on the side of the
13
14
    road.
                     Okay. And it's my understanding there
15
    were two other troopers at this scene, Trooper Flowers?
16
                     Yes, sir.
17
              Α
                     And is he in fact the one that took the
18
    majority of the photographs?
19
              Α
                     Yes, sir, I believe so.
20
                     And the ones at the end taken of the
21
              0
    white box truck were -- you took those?
22
23
                     Yes, sir.
                     Trooper Flowers had already left by that
24
```

```
time?
 1
                      I believe so.
 2
              Α
                      And the other trooper was Trooper Taylor?
 3
                      Yes, sir.
               Α
 4
                      And what role did Trooper Taylor have at
 5
 6
    the scene?
                      I don't recall.
 7
              Α
                      Okay. Now, it's also my understanding
 8
               Q
    that you met with -- in attached -- strike that.
 9
                      Attached to Exhibit 1, there are four
10
    witness statements? The four handwritten witness
11
    statements from the four ladies?
12
                      Yes. Yes, sir.
13
                      Okay. And it's my understanding that you
14
    were involved in obtaining three of those witness
15
    statements and that Trooper Flowers was -- handed you the
16
    fourth from Ms. Mortensen?
17
                      I believe so.
18
                      All right. Prior to today have you ever
19
20
    given a deposition?
                      No, sir.
              Α
21
                      Prior to today have you ever been called
22
    in a civil matter to testify in court?
23
              Α
                      No, sir.
24
```

```
In looking at -- and anytime you need to
 1
 2
    refer to Exhibit 1, please feel free to do so.
                      Do you know what time you were first
 3
    notified of the fact that there was an accident out on 81
 4
    near the rest area on October 26?
 5
                      I believe I was notified at 5:40 a.m.
 6
                      Notified or arrived at 5:40?
 7
              Α
                      Notified. Notified at 5:40 a.m. I mean,
 8
 9
    a.m., yes.
                      And what time did you arrive?
10
                      5:52 a.m., 12 minutes later.
              Α
11
                      And it's my understanding you were at the
               Q
12
    Salem headquarters putting gas in your vehicle when you
13
    were notified?
14
                      Yes, sir, I was.
              Α
15
                      In looking at -- well, what were the
16
    weather conditions that day?
17
                      At the time of accident where I was, it
              Α
18
19
    was misting.
                      Where you were in --
20
               0
                      Salem.
21
              Α
                      -- Salem?
22
                      Salem.
23
               Α
                      And did those weather conditions change
24
              0
```

```
as you came north on 81?
 1
                      It stopped.
 2
                      Where did it stop to the best of your
 3
    recollection?
 4
                      Around the 150 mile marker.
 5
                      When you arrived at the scene, was it
 6
    still misting there?
 7
                      No, sir, not that I recall.
               Α
 8
                      Was the roadway surface wet or dry?
 9
               Q
                      It was wet.
               Α
10
                      Roadway surface was wet, all right.
11
               Α
                      I put dry. Okay, then it was dry.
12
                      So in Exhibit 1, looks like Page 5 of 7
13
    you indicated that the roadway surface was dry?
14
15
               Α
                      Yes, sir.
                      Was there any fog on the roadway that
16
               0
    morning?
17
               Α
                      Not at the scene.
18
                      Did you see any fog between Salem and
19
    getting to the scene?
20
                      I do not recall.
               Α
21
                      Tell me -- well, it was still dark?
22
                      It was.
23
                      And was the scene of the accident lighted
24
```

```
or not?
 1
                      It was not.
 2
              Α
                     There might have been some --
 3
                      The rest area was lit, but the roadway
              Α
 4
    where the accident occurred was not.
 5
                     Would the rest area lights have
 6
    illuminated the area where the ramp and the initial
 7
    collision took place?
 8
                      I do not recall.
 9
                     All right. Tell me when -- what do you
10
    do when you start an investigation of an accident like
11
    this one? I mean, tell me what you go through and how you
12
    complete your investigation.
13
                      Try to figure out what occurred prior to
14
    the accident and at the time of the accident. So when I
15
    arrived on scene, based on the two individuals being hurt
16
    in the crash on Vehicle 1 and Vehicle 2 -- I mean, Vehicle
17
    2 and Vehicle 3, excuse me -- I had to ask for witness
18
    statements, who witnessed it, and went from there.
19
                      In this particular accident, did you or
20
    any of the other troopers with you take any measurements
21
    of any kind?
22
                      No, sir. Not that I recall.
                                                    I didn't.
23
    I don't know about the other troopers.
24
```

```
So other than photographs depicting skid
 1
    marks and the location of collision marks in the roadway
 2
    or gouge marks or debris in the roadway, there has been no
 3
    other documentation as far as measuring or placement of
    those items?
 5
                      There is not.
 6
                      Other than the three women -- I'm sorry.
 7
    Well, the three women that you may have talked to and
 8
    gotten their written statements and the other woman that
 9
    Trooper Flowers talked to and got her statement, did you
10
    obtain a written statement from anyone else?
1.1
                     Just from those witnesses.
12
              Α
                     Okay. Did you -- you also spoke to
              Q
13
    Israel Martinez?
14
                     Yes, sir.
              Α
15
                     And did you get a written statement from
              0
16
    him?
17
                      I did not get a written statement, no.
18
              Α
                     You had your cruiser's recording camera
19
    and, I guess, verbal recording mechanism on for the
20
    majority of your time at the scene?
21
              Α
                     Yes, sir.
22
                     After just, say, approximately two hours,
23
    it went off. Is that something that you had to physically
24
```

```
turn off?
 1
 2
              Α
                      No.
                      How does that --
 3
                      I don't recall it turning off.
 4
                      Okay.
 5
                      If it did, it did it on its own.
              Α
 6
                      So you didn't -- when you -- because it
 7
               Q
    doesn't have on there -- like you're talking to
 8
    Mr. Martinez when you handed him his tickets and, you
 9
    know, got him to sign and things of that nature, so you
10
    didn't intentionally turn it off for that part of it?
11
                      Not that I recall. That's not something
              Α
12
13
    I do.
                      In looking at Exhibit 1, you've got the
14
    information for Vehicle 1 which was being driven by Israel
15
    Martinez?
16
                      Yes, sir.
17
              Α
                      And specifically it shows that his speed
18
    before the crash was five miles per hour?
19
              Α
                      Yes, sir.
20
                      Let me -- did he -- do you ask the driver
21
    if that was his speed or do you estimate that or how do
22
    you come about getting that number?
23
                      I don't recall if I asked him his speed.
              Α
24
```

```
Okay. The speed limit at this location
              0
 1
    was what?
 2
                      70 miles per hour.
              Α
 3
                      For Brandon Lester, again, there is a
 4
    determination of speed before crash at 70. Do you know
 5
    how you got that speed?
 6
                      When I spoke to him -- what I recall is,
 7
              Α
    when I spoke to him, I asked him how fast he was going,
 8
    and I believe he said that he was going the speed limit.
 9
                      Okay. And looking up above in the driver
10
    information, it indicates under Safety Equipment Used
11
    Number 8 which would be no restraint?
12
                      Yes, sir.
13
                      And Airbag 2 which is not deployed?
14
                      Yes, sir.
15
               Α
                      And then No. 3 for ejected is totally
16
               Q
    ejected?
17
                      Yes, sir.
              Α
18
                      As we sit here today, based on your
19
    investigation, do you know definitively that Mr. Brandon
20
    Lester was ejected from his vehicle?
21
                      No.
              Α
22
                      Was that an assumption on your part?
23
                      Based on witness statement and what I
24
               Α
```

```
believe could have happened, what possibly happened, yes.
 1
                      And for Injury Type 2 is just serious
 2
               0
    injury?
 3
               Α
                      Yes.
 4
                      And then you have similar designations
 5
 6
    for Mr. Shifflett. Safety equipment, he was using a
    lap-and-shoulder belt?
 7
                      Yes.
               Α
 8
                      Airbag not deployed?
 9
               Q
               Α
                      Yes.
10
                      Not ejected?
11
               Α
                      Yes.
12
                      Injury type, serious?
13
                      Yes, sir.
14
               Α
                      Now, as for Mr. Shifflett's speed, speed
15
               Q
    before crash, you have 70?
16
                      I have 60.
               Α
17
                      I'm sorry, 60.
18
               Α
                      Yes, sir.
19
                      In a speed limit of 70?
20
                      Yes, sir.
               Α
21
                      Now, did you ask Mr. Shifflett how fast
22
               Q
    he was traveling?
23
                      I don't recall if I asked him.
               Α
24
```

```
And do you know where you would have
               0
 1
    gotten that number if you did not get it directly from
 2
    Mr. Shifflett?
 3
                      I got it based off of a witness statement
              Α
 4
    from Bingaman.
 5
 6
                      So Ms. Bingaman --
                      I believe it's Bingaman. One of the
 7
              Α
    witness statements told me she was in the right lane. I
 8
    believe it was Bingaman. I'm not sure.
 9
                      And that she was slowing down to turn
10
    into the rest area, and that's when he changed lanes from
11
    the right lane to the left lane --
12
                      Yes, sir.
13
                      -- to pass her?
14
               Q
                      Yes, sir.
               Α
15
                      And did he also indicate he wasn't
16
               0
    exceeding the speed limit?
17
               Α
                      Yes, sir.
18
                      And so you just estimated that it was 60?
19
                      Yes, sir.
20
                      Now, on Page 3 of 7, you indicated that
21
               Q
    Vehicle 2 had skidding after the application of his
22
    brakes?
23
               A
                      Yes, sir.
24
```

```
And that would have been the Brandon
 1
              0
    Lester vehicle?
 2
                      I'm looking at Vehicle No. 3 here.
 3
              Α
                      I'm saying on Page 3 of 7.
 4
                      Okay, sorry. 3 of 7, after application
 5
 6
    of brakes, yes, sir.
                      And that would have been Brandon Lester?
 7
              0
                      Yes, sir.
              Α
 8
                      And as far as Vehicle 3, again there
 9
    would have been skidding after application of brakes?
10
                      Yes, sir.
              Α
11
                      When you arrived at the scene, was there
12
    any emergency EMS, fire, or rescue already at the scene?
13
                      No, sir.
              Α
14
                      So you were the first --
15
                      Well, there was, I believe, right before
              Α
16
    I got there, I believe there was a fire truck. I believe.
17
    I can't say for sure, thinking about it. I believe I was
18
    the first person to speak to Brandon Lester giving me
19
    reason to believe I was the first person on the scene.
20
                      And you did speak to Mr. Lester at the
21
              Q
    scene?
22
                      Yes, sir, I did.
23
              Α
                      Okay. And tell me what his condition was
24
```

```
at that time.
 1
                     He was in a lot of pain and he was
 2
    screaming for help. Seemed to be a serious injury.
 3
                     Where did you have the conversation with
 4
    Mr. Lester?
 5
                    Over the guardrail on an embankment on
 6
    the left side of the road.
 7
                     Did you also speak to him in the
 8
    ambulance?
 9
                     I do not recall.
10
                     Did you go to speak to him after you left
11
    the scene in the hospital?
12
                     Yes, sir.
              Α
13
                     Did he give you a statement at the scene
14
    when you spoke to him when he was on the other side of the
15
    quardrail?
16
                    Not a written statement, but he did give
17
              A
    me a statement.
18
                     All right. And do you recall what he
19
    told you?
20
                     I asked him what happened. He says he
              Α
21
    doesn't remember. He just remembers a white van.
22
                     And you were recording -- even -- I guess
23
    it was on your radio mic --
24
```

```
Yes, sir.
 1
                      -- will then record into your police
 2
    vehicle?
 3
                     Yes, sir.
 4
              Α
                     And so if the recording -- well, I guess,
 5
    have you reviewed that recording since that morning?
 6
                     One day it was like when I made a copy of
 7
              Α
    it, which is a week after that. So based on me saying
 8
    what Brandon Lester told me is what I believe he said. If
 9
10
    you have something to --
                     Well, it appears that initially that he
11
    said that tractor-trailer was across the road, he wanted
12
    to stop, didn't see it in time, smacked it, and another
13
    car hit him, and knocked him over the guardrail.
14
15
              Α
                     Okay.
                     That he was ejected out of the truck
16
    somehow, but he was not wearing his seat belt; that he was
17
    in the fast lane, and the tractor-trailer was all across
18
    the roadway backing up. And another car wrecked, too, and
19
    it ran, a white van. A big van. Do you remember him
20
    making those statements?
21
                      I do not recall him making those
22
23
    statements.
                     So that doesn't refresh your
24
```

recollection? 1 Not at this time. 2 All right. And another part he indicated 3 a tractor-trailer was across the roadway like backing up 4 in the middle of the road. I went to stop. The car going 5 in front hit his brakes so fast that the truck slid into 6 him and another car hit me real hard and I seen a white 7 van bumping up on the hood, a big van. 8 Does that refresh your recollection? 9 I recall him saying something about the 10 white van, but other than that I don't -- doesn't refresh 11 my memory. 12 Was it your understanding that there was 13 another vehicle in front of Mr. Lester as he proceeded to 14 see the tractor-trailer across the roadway in front of 15 him? 16 No, sir. Α 17 When you arrived, Mr. Martinez's vehicle 18 was on the right shoulder of the roadway on its hood, or 19 on the roof? 20 No, sir, not Martinez. 21 Α I'm sorry. Thank you. 22 When you arrived, Mr. Lester's pickup 23 truck was off on the right shoulder of the roadway rolled 24

```
over onto its hood?
 1
                      Yes, sir.
 2
              Α
                      Okay. And where was the box truck
 3
    located?
 4
                      It was just in front of the pickup truck
 5
              Α
    on its side against a tree.
 6
                      And the box truck would have been facing
 7
              0
    north?
 8
                      Yes, sir.
 9
              A
                      And it was on its driver's side?
10
              Q
                      Yes, sir.
              Α
11
                      Okay. When you arrived, do you know
12
    where the SMC tractor was that Mr. Martinez had been
13
    driving?
14
                      When I arrived, I do not know where it
15
              Α
16
    was.
                      Can you draw on Trooper Exhibit 2 where
              0
17
    Mr. Martinez said he was when the initial impact took
18
19
    place?
                      While speaking to Mr. Martinez, he puts
              Α
20
    it in -- right in through here. Somewhere in through here
21
    is where he was, he said he was. He says he was making a
22
    right turn.
23
                      Well, before you -- well, okay, I just --
              Q
24
```

```
that's fine, go ahead. Where did -- this is a concrete --
 1
    not concrete, a paved, I'll say, triangle --
                     Yes, sir.
              Α
 3
                      -- in-between the travel portions and the
 4
 5
    right entrance ramp to the rest area?
 6
              Α
                     Yes, sir.
                     And then, I guess, this shadow, I
 7
              Q
    believe, is of a sign, big blue sign says Rest Area?
 8
 9
              Α
                     Yes, sir.
                     And this is a grassy portion?
10
              Α
                     Yes, sir.
11
                      When you arrived, where was Mr. Lester's
12
    vehicle? Go ahead and put that in.
13
                      It was right in here.
              Α
14
                     All right. And where was the box van?
15
                      The box van I believe is right here. I'm
16
    not sure. I don't want to mark it because I'm not a
17
    hundred percent sure. Looking at this, I can't tell for
18
19
    sure.
                      Okay. Well, if you were to look at --
20
                      It was faced there so --
              Α
21
                      So in that first set of = it would have
22
    been in that first set of bushes or ...
23
                      I can't say for sure because of that tree
24
```

```
right there. If you have another picture possibly it
 1
    could help me.
 2
                      I think -- is that the tree --
 3
                      Those are the two trees that you are
 4
    looking at right here.
 5
                      Right.
 6
                      There's two trees by itself, which I
 7
              Α
    can't see on here, gives me reason I'm not sure. If I had
 8
 9
    to guess --
                      I don't want you to guess.
10
              0
                      Yeah.
              Α
11
                      In looking at this photograph --
12
                      Two trees here with the truck --
13
              Α
                      And is that the beginning --
14
                      -- so I would say he was right here.
15
                      All right. Do you want to go ahead and
16
              Q
    draw just your best recollection? And he was on his side?
17
                      I believe he was there on his driver's
18
    side facing north.
19
                      Okay. And the truck, the pickup truck,
20
    when you arrived would have been angled with the front of
21
    it facing where?
22
                      Towards the rest area, so this way.
23
                      All right. And go ahead and draw the
              Q
24
```

```
front of where the box truck was facing.
 1
                      (Witness complies.)
 2
                      And you -- where did you -- when you
               0
 3
    arrived, where did you park your vehicle?
 4
                      Somewhere right in here.
 5
              Α
                      All right. And go ahead and mark where
 6
    Mr. Martinez indicated that he was cutting across -- well,
 7
    what did Mr. Martinez tell you he -- what maneuver he was
 8
    making when this incident took place?
 9
                      A right turn.
10
               Α
                      And a right turn for what purpose?
               Q
11
                      To head south on Interstate 81.
               Α
12
                      And what vehicle was Mr. Martinez
13
14
    driving?
               Α
                      Tractor-trailer.
15
                      The SMC tractor-trailer?
               0
16
                      I believe so.
17
                      And was he pulling another
18
    tractor-trailer?
19
                      Yes, sir.
20
                      And how was that other tractor-trailer
21
               0
    hooked onto the SMC tractor?
22
                      With a tow-haul package, I guess.
23
                      Some sort of a towing hitch?
24
```

1	А	Towing hitch, yes, sir.	
2	Q	And in which direction was the towed	
3	tractor facing in relation to the front of the SMC		
4	tractor?		
5	A	Opposite direction.	
6	Q	Okay. And when you spoke to	
7	Mr. Martinez, he indicated that he was attempting to go up		
8	north on the southbound entrance ramp to make a U turn to		
9	head southbound on 81?		
10	A	Yes, sir.	
11	Q	And was he cutting across the paved	
12	triangle between	the entrance ramp and the travel portion	
13	of the roadway, of the interstate?		
14	A	He didn't make a statement to that. He	
15	just showed me where it was at that time.		
16	Q	Okay. Can you mark on the diagram where	
17	you indicate he was or he told you he was?		
18	A	I believe he said he was here, based on	
19	speaking to him,	facing this way.	
20	Q	Did he indicate to you whether or not he	
21	was in the travel lanes of Interstate 81?		
22	A	Yes, he did.	
23	Q	And did he say he was blocking both	
24	right- and left-	hand lanes or how far out he was?	

1	А	I don't recall him making that statement.	
2	Q	Do you recall seeing some debris as a	
3	result of the impact between the initial impact between		
4	Mr. Lester's pickup truck and Mr. Martinez's tractor?		
5	A	I believe so.	
6	Q	And where was that debris?	
7	A	Where he said he was.	
8	Q	All right. Was it in the roadway, was it	
9	on the shoulder, was it		
10	A	He was in the roadway.	
11	, Q	In the right-hand lane, left-hand lane?	
12	A	I can't recall. I remember I recall	
13	there being stuff in the roadway. I just don't recall		
14	which lane it was in.		
15	Q	Okay. And did you observe where on the	
16	tractor that was	towing the other tractor the damage was?	
17	A	Which tractor are we talking about? Are	
18	we talking about	the SMC tractor-trailer?	
19	Q	They were hauling the SMC was hauling	
20	the Salinas		
21	A	Yes.	
22	Q	Do you know where the damage was on that	
23	vehicle from the	impact by Mr. Lester's pickup truck?	
24	A	The front left bumper.	

```
All right. And if I understand, as we
              0
 1
    sit here today, what you've marked as -- well, let's do
 2
    this: Will you take the Sharpie and draw a line to the
 3
    box truck, just a line down here to the white area and put
 4
    the letter A.
 5
                      (Witness complies).
 6
                      Do another line from the Lester's vehicle
 7
    and put the letter B.
 8
                      (Witness complies).
 9
                      Put the line from your vehicle, and it
10
    will be the letter C. And the line from Mr. Lester's
11
    tractor -- I'm sorry, Mr. Martinez's tractor as letter D.
12
                      (Witness complies).
13
                      (Deposition Exhibit No. 3 marked for
14
              identification.)
15
    BY MR. FRANKL:
16
                      Okay. Now, in looking at the
17
    photographs, I'm going to collectively mark the entire
18
    pile as Trooper Atkins No. 3. But then specifically I'm
19
    going to mark this one as 3-A. Can you tell us what that
20
    photograph depicts?
21
                      Depicts a scuff - scuff mark indentions
              Α
22
    in the roadway from a collision.
23
                      And were you able to determine from what
24
```

```
collision those scuff marks were created?
 1
                      Yes, sir.
 2
               Α
                      Was that the first collision when the
 3
    Lester vehicle hit the SMC tractor or the second collision
 4
    when the box truck hit the Lester vehicle?
 5
                      The second collision.
 6
               Α
                      Okay. And does 3-B show those same scuff
 7
               Q
    marks just from a different, closer perspective?
 8
                      Yes, sir.
 9
                      All right. And 3-B shows that your
10
    trooper's vehicle actually wasn't all the way into the
11
    grass area. It was actually stopped on the paved area
12
    before the grass area started?
13
                      Yes, sir.
               Α
14
                      All right. And it also gives us
15
    reference -- because right to the right of the yellow legs
16
    is the post that holds the sign that says "rest area"?
17
               Α
                      Yes, sir.
18
                      And so that allows us to say which one of
19
    these -- which one of these markings on Exhibit 2 shows
    the -- where the scuff marks would have been?
21
                      Yes, sir.
               Α
22
                      All right.
23
                      Seems I put my -- position of my car --
24
               Α
```

```
Too far south.
 1
              0
                      Just a car length too far south, maybe
 2
    two car lengths. So it would really be right in here. Do
 3
    you want me to mark it again?
 4
                      No, that's fine.
 5
 6
              Α
                      Okay. So...
                      And the white line --
 7
              Q
                      Yes.
              Α
 8
                      -- would have been --
 9
                      Right where the collision occurred.
10
              Α
                      Okay. Can you put a big X in a circle?
11
12
              Α
                      (Witness complies.)
                      Okay, now put a circle around that.
13
    then why don't you draw it up and put the letter E.
14
15
              Α
                      (Witness complies.)
                      Okay. So that was the resting place of
1.6
              0
    Mr. Lester's pickup truck before the second collision?
17
                      Yes, sir.
18
                      All right. Now, in looking at these --
19
    in looking at what's been marked as Exhibit 3-C, you see
20
    one set of skid marks?
21
                      Yes, sir.
              Α
22
                     And those skid marks would have been from
23
    what vehicle?
24
```

```
That, I do not recall. I do not know.
 1
                     Okay. If you look at these other
 2
    photographs that shows there is a second set of skid
 3
    marks --
 4
 5
              Α
                     Uh-huh.
                     -- starting later --
 6
                     Yes, sir.
 7
              Α
                     -- does that help you to determine --
 8
              Q
                     MS. WHITE: Can we mark the other
 9
              photographs you are showing him for reference?
10
                     MR. FRANKL: I will, absolutely.
11
12
    BY MR. FRANKL:
                     I'm showing you photographs 3-D and 3-E.
13
    Do those help you determine from which vehicle the
14
15
    photographs in 3-C came from?
                     MR. DUNN: Skid marks.
16
                     THE WITNESS: The skid marks. No, I
17
              can -- I can sit here and say what I think they
18
              could possibly be --
19
    BY MR. FRANKL:
20
                     That's what I'm asking. Which ones do
              Q
21
    you think these skid marks are from that are on Exhibit
22
    3-C?
23
                     MS. WHITE: I, of course, object to any
24
```

speculation. But go ahead and answer. 1 THE WITNESS: I think they come from 2 Brandon Lester's truck, but I can't say for sure 3 because these tire marks look to be the same. 4 And I don't know if it's from the box truck, the 5 front tires being slammed on the brakes, skid 6 mark, and then when it goes sideways, the rear 7 ones put these skid marks here. I don't want to 8 sit here and say they are for sure Brandon 9 Lester's because I don't know. 10 BY MR. FRANKL: 11 So is it fair to say as we sit here today Q 12 that you can't definitively identify from what vehicle the 13 skid marks came from or how long those skid marks were? 14 Looking at the pictures, no. 15 Well, do you have any independent 16 0 recollection of where the skid marks were that were left 17 by Brandon Lester's vehicle prior to the initial collision 18 with the SMC tractor? 19 20 I don't have any recollection of --Do you even know that he left skid marks 21 before that initial collision? 22 Based on my report, he did. Α 23 Do you know whether -- and based on your 24 0

```
report, the box truck driven by Mr. Shifflett also left
 1
    skid marks after he applied his brakes?
 2
                      Yes, sir.
              Α
 3
                      Do you know whether he applied -- well,
 4
    starting with Mr. Lester, do you know whether Mr. Lester
 5
    applied his brakes before or after the initial impact with
 6
 7
    SMC?
                      Say that one more time.
              Α
 8
                      Do you know if Mr. Lester driving the
 9
    pickup truck applied his brakes before the initial impact
10
    with the tractor, the SMC tractor?
11
                     After he pressed his brakes, he left skid
              Α
12
    marks.
13
                      I understand that, but do you know
14
    whether or not he hit his brakes before impact or after
15
16
    impact?
                      I do not know for sure.
              Α
17
                      Okay. Would the same hold true for
18
    Mr. Shifflett; you don't know whether or not Mr. Shifflett
19
    left skid marks before or after he collided with
20
    Mr. Lester's vehicle?
21
                      Yes, sir, I do not know.
22
                      And it's my understanding that since
23
    there was no fatality the state police crash team was not
24
```

```
called to this stop?
 1
                      Yes, sir.
              A
 2
                     Now, Mr. -- in looking at Exhibit 2, you
 3
    do indicate that there was some debris from the initial
 4
    impact further north than the collision point that you've
 5
    marked as letter E?
 6
                      Yes, sir.
 7
              Α
                      Okay. You just don't remember where it
              0
 8
 9
    was?
                      No, sir.
              Α
10
                      When you arrived -- in looking at Exhibit
11
    3-F, there's a wooden pickup truck bed cover. When you
12
    arrived, was that where it was?
13
                      Is where -- when I arrived, that's where
14
    it was, yes, sir, in that picture.
15
                      Okay. And Mr. Lester, where was he on
              0
16
    Exhibit 2?
17
                      I can't say for certain, but it was right
              Α
18
    in here --
19
                      Well, was he --
20
              Q
                      -- from looking at this picture.
21
              Α
                      Okay.
22
                     He was -- where I parked, he was directly
              A
23
    below me so --
24
```

```
When you say below you, it would have
              Q
 1
    been --
 2
                      -- left of me.
              Α
 3
                      -- little bit to the south and at a
 4
 5
    slight angle?
                      Just directly to the left -- I get out of
 б
    my car and I hear him directly to the left of me.
 7
                      Okay. So qo ahead --
 8
                      My car, I put here maybe a car length
 9
               Α
    back so I'm going to say he was right in here.
10
                      All right. Go ahead and just put a
11
    circle around that and then bring a line over here and
12
    make that F.
13
                      (Witness complies.)
               Α
14
                      When you arrived, were there individuals
15
               Q
    helping Mr. Lester?
16
                      I believe there was one woman out with
              Α
17
    him.
18
                      Okay. And when you went over and spoke
19
    to him at the scene, was he laying down?
2.0
               Α
                      He was.
21
                      Were you informed by any of the witnesses
22
    that when they initially saw him or realized he was over
23
    there that he was already standing?
24
```

```
I don't recall.
              Α
 1
 2
                      There was a worker at the rest area,
    Wendy Montgomery. Did you ever speak to her?
 3
                      I don't believe so.
 4
              Α
 5
                      Okay.
               Q
                      I'm not sure.
              Α
 6
                      It's my understanding that after they
 7
    moved the bread truck that Mr. Shifflett was driving they
 8
    found a toolbox and some tools and a backpack and some
 9
    personal items. Do you recall that?
10
                      That's the first time I've heard of it.
11
              Δ
                      So if on the -- if on the video you say,
12
               0
    "Okay, I'll take care of that," you don't remember?
13
                      I definitely don't recall that.
14
                      I think I was up to letter F, but I'm
15
    going to go ahead and mark this as 3-G. Is that the
16
    inspection sticker for Mr. Lester's vehicle?
17
                      Yes, sir.
18
                      So May -- it would have expired May of
               Q
19
    this year?
20
                      Yes, sir.
              Α
21
                      And the point of impact for the second
22
    crash, the one between the white box truck and
23
    Mr. Lester's vehicle, took place in the left-hand lane?
24
```

```
Α
                     Yes, sir.
 1
                     MS. WHITE: I'm just going to object to
 2
              foundation. But go ahead.
 3
                     MR. FRANKL: Well, he's already said that
 4
              those marks in the road were from the second
 5
              collision.
 6
                     MS. WHITE: I understand.
 7
                     MR. FRANKL: Well, I'm trying to
 8
              understand what your objection is.
 9
                      MS. WHITE: Oh, I'm just not sure he can
10
              determine that, but...
11
    BY MR. FRANKL:
12
                     In looking at what's been marked 3-H,
              Q
13
    does that give you a better indication that it in fact was
14
    that first set of bushes?
15
                  Yes, sir.
16
              Α
                     Okay. So you did mark it correctly on
17
    your diagram?
18
                     Yes, sir, I did.
19
                     Did you mark the location of the white
              Q
20
    box truck correctly on your diagram and mark it as Point
21
22
    A?
                      Yes, sir.
23
              Α
                      When you were at the scene, did
              0
24
```

```
Mr. Lester, was he going in and out of consciousness?
              Α
                      No.
 2
                      Was he answering your questions
 3
              Q
    appropriately?
 4
                      Other than he didn't remember anything,
              Α
 5
 6
    yes.
                      Okay. But if in fact he did say he
 7
              Q
    remembered things and gave you that information on the
 8
    video that you took, that would have been correct in the
 9
    information that he gave you?
10
                      Yes.
              Α
11
                      Okay. But did he appear that he was, you
12
    know, dazed or not cognizant of what was going on around
13
    him?
14
15
              Α
                      Yes, sir.
                      I'm going to show you what's been marked
16
             Is that a photograph of the front of the SMC
17
    as 3-I.
    tractor?
18
                      Yes, sir.
19
              Α
                      And the damage would have been on the
20
    driver's side front?
21
                      Front left.
2.2
                      Front left?
23
                      Yes, sir.
              Α
24
```

```
And is there any damage past the middle
 1
    of the -- of the front bumper?
 2
                      I can't tell if there's any damage to the
 3
              Α
    right bumper.
 4
                     Okay. And to your knowledge -- okay.
 5
    Well, here is 3-J. That would have been some potential
 6
 7
    damage to the front right bumper?
                     Yes, sir, on Page 6 of 7, I marked that
 8
    the whole front end was damaged. So that would be
 9
    correct.
10
                      To your knowledge, was there -- well, in
11
              Q
    looking at 3-K, was this the towing apparatus used between
12
    the two vehicles?
13
                     Yes, sir.
              Α
14
                     And to your knowledge, was there any
15
    damage to the Salinas Express vehicle that was being towed
16
    by the SMC tractor?
17
                     Not from this wreck from what I could
18
19
    tell.
                     Okay. Other than speaking to Israel
20
              Q
    Martinez, did you speak to any other Hispanic man at the
21
    scene of the accident?
22
                     Spoke to the driver of Salinas but didn't
23
    have a conversation with him. He just said that he was
24
```

```
driving this vehicle but he wasn't in it.
 1
                     Do you know who that was?
 2
                     No, I didn't get his name.
 3
                     He said he was then the driver of the one
 4
    that was being towed?
 5
                     He said he was the driver of this
 6
    vehicle. And I said I don't --
 7
                     When you indicate this vehicle, what
             · Q
 8
    vehicle --
 9
                     Salinas.
10
              Α
                     That's what I'm asking. So he indicated
11
    he was the driver of the Salinas tractor that was being
12
13
    towed?
                     From what I recall, I remember
14
    speaking -- having an encounter with a Hispanic male that
15
    stated he was the driver of Salinas, which wasn't being
16
    driven; it was being towed. So I didn't get any of his
17
    information.
18
                     Did you talk to any other Hispanic
19
    drivers at the scene?
20
                     No, sir.
21
              Α
                     Did you talk to Mr. Shifflett at the
22
    scene?
23
                      I don't recall. I believe I spoke to him
              Α
24
```

```
for a second, but like I said they were working on getting
 1
    him out of the car. I'm not even sure -- maybe if I did
 2
    speak to him, I asked for a driver's license. I can't say
 3
    for certain I spoke to him at the scene.
 4
                      Now, was he going in and out of
 5
 6
    consciousness?
                      He was the one going in and out of
 7
              Α
    consciousness.
 8
                      When you asked Mr. Martinez to give you
 9
    his logs, license, and registration, did he ultimately
10
    comply and provide you with all three of those?
11
              Α
                      Driver's license, vehicle registration
12
    and insurance is what I asked him for.
13
                      And did he ultimately give all three of
14
15
    those to you?
                      Yes, sir.
16
              Α
                      And did the registration and the
17
    insurance match the SMC tractor that he was driving?
18
19
                      Yes, sir.
              Α
                      Okay. Now, do you know how to read DOT
20
    log books?
21
                      We're not trained on DOT log books, so...
              Α
22
                      Do you recall looking at the DOT log
23
    books that Mr. Martinez gave you at the scene?
24
```

```
MR. DUNN: I'm going to object to the
 1
              form.
 2
    BY MR. FRANKL:
 3
                     Do you remember seeing or reviewing or
 4
    inspecting the log books that Mr. Martinez gave you at the
 5
    scene?
 6
                     No, sir.
 7
              Α
                     You do or don't?
 8
                      I did not review them or look through
 9
    them. He handed it to me. I threw it on my dash and said
10
    "I do not need your logbook."
11
                     Did you then give those back to
12
    Mr. Martinez?
13
                     Yes, sir.
14
                     But you didn't look at them at all?
15
              0
                     No, sir.
              Α
16
                     All right.
17
              0
                     MS. WHITE: Dan, can we take a break for
18
              a second? I need to run to the ladies' room.
19
                      MR. FRANKL: Certainly. Off the record.
20
                      (A recess was taken.)
21
22
    BY MR. FRANKL:
                      Trooper, you indicated just now that you
23
    looked at what Mr. Martinez handed you, and you said they
24
```

```
were his logs. Did you look at them to see that they were
 1
    in fact logs?
 2
                      No. It was a binder which I believe had
              Α
 3
    his logbook, and I can't recall if there was a logbook in
 4
    there.
            I --
 5
                      So you -- as we sit here today, you
 6
    cannot say that he actually had filled out DOT logs
 7
    showing his duty status?
 8
                      Yes, sir, I cannot.
 9
              Α
                      Okay. Whatever documents Mr. Martinez
10
    gave to you, you took the information off the registration
11
    and the insurance certificate, and you ultimately gave him
12
    all of those documents back?
13
                      Yes, sir.
14
              Α
                      Did you review any documents other than
15
               Q
    the registration and the insurance certificate?
16
              Α
                      No, sir.
17
                      What was Mr. Martinez's physical
18
    condition? Was he alert and oriented?
19
20
              Α
                      Yes.
                      Was his speech slurred?
21
              Q
                      No, sir.
              Α
22
                      Did you suspect any alcohol or drugs?
23
                      No, sir.
24
              Α
```

1	Q	Was he cooperative with you?
2	A	Very cooperative.
3	Q	Was he open in explaining "this is where
4	I was" and walked you up there and showed you?	
5	A	Yes, sir.
6	Q	And just to be clear, he did in fact
7	state to you that it was his intention going north on the	
8	southbound ramp that he was going to pull a U turn onto	
9	the travel portion of Interstate 81?	
10	A	Yes, sir. If you call it a U turn.
11	Q	Well, if he was going north up the ramp
12	and then he's going to be going the opposite direction, it	
13	would be in fact	a U turn?
14	A	Yes, sir.
15	Q	180-degree difference?
16	A	Yes, sir.
17	Q	Okay. Assuming Mr. Lester made specific
18	statements while	you talked to him at the scene that are
19	recorded on your	police
20	A	Camera.
21	Q	camera and audio disk, those were the
22	most specific statements that he gave you about how the	
23	accident took place as compared to when you got to the	
24	hospital?	

```
Repeat the beginning of it?
              Α
 1
                      Assuming he gave you a detailed
 2
    explanation of what lane he was in and what the other
 3
    vehicles were doing and things of that nature on your
 4
    video and audio recording --
 5
 6
              Α
                      Yes, sir.
                      -- that would have been at the scene?
 7
              0
                      Yes, sir.
             . A
 8
                      And that would have been more specific
 9
    than what he ultimately told you later at the hospital
10
    when he basically said "I don't have any recollection"?
11
              Α
                      Okay, you're referring to Brandon Lester.
12
                      Lester.
1.3
                      Okay, you said Martinez.
14
              Α
                      I'm sorry.
15
              0
                      I know. There's three different people
16
              Α
           That's why I was trying to --
17
                      Let me strike those questions and start
18
19
    over.
                      If Mr. Lester gave you a more detailed
20
    explanation as to what was going on at the scene that was
21
    picked up on your audio and visual video recording, that
22
    would have been the most explicit he ever was as to what
23
    happened in the accident as compared to what he told you
24
```

```
at the hospital?
 1
                      Yes, sir.
               Α
 2
                      And what he told you at the hospital was
 3
               0
    "I really can't remember"?
 4
                      Yes, sir.
               Α
 5
                      Between the time the audio and video was
 6
    taken and the time you copied it and produced it pursuant
 7
    to the subpoena, was there any alterations or deletions
 8
    made?
 9
                      No, sir.
10
               Α
                      When you approached the rest area as
11
               0
    you're heading south on Interstate 81, how far back is the
12
    crest of the slight hill before you can look down and see
13
    the entrance to the rest area and the rest area is spread
14
    out in front of you?
15
                      Tenth or two-tenths of a mile.
16
               Α
                      Did you actually go out and look or are
17
               Q
    you estimating?
18
                      Estimating.
19
                      Has the entrance changed at all from the
20
    date of this accident to now?
21
22
                      No, sir.
                      So it would be the same today as it was
23
    back then?
24
```

```
Yes, sir, other than you'd have to go at
               Α
 1
    nighttime.
 2
                      I understand. And is your call unit 533?
 3
               Q
               Α
                      Yes, sir.
 4
                      To your knowledge, did anyone take down
 5
    the information from any of the other tractors or trailers
 6
    at the scene of this accident?
 7
                      Not to my knowledge.
 8
                      Other than the four women that gave you
 9
10
    written statements, Mr. Martinez, Mr. Lester,
    Mr. Shifflett, are you -- and I guess the one Salinas
11
    driver that you didn't identify, are you aware of any
12
    other witnesses to this accident?
13
                      That I am aware of?
1.4
               Α
                      Are you aware of?
15
               Q
                      Not that I recall.
               Α
16
                      Have you reviewed the 911 tapes from this
17
18
    accident?
                      No, sir.
               Α
19
                      As a result of this accident, you brought
20
               Q
    a reckless driving charge and a failure to --
21
                      Obey a highway sign.
               Α
22
                      -- obey a highway sign?
23
24
               Α
                      Yes, sir.
```

```
All right. And did Mr. Martinez show up
 1
               0
    at court?
 2
                      No, sir.
              Α
 3
                      So he was convicted in his absence?
 4
                      Yes, sir.
               Α
 5
                      All right. Now, in that -- in that
 6
    hearing, is it your understanding that Mr. Lester was
 7
    ejected as a result of the first collision between SMC and
 8
    his pickup truck?
 9
                      Say the beginning of that one more time.
1.0
                      Is it your understanding that Mr. Lester
11
    was traveling down the road, his pickup truck hit the SMC
12
    tractor, and that as a result of that initial collision he
13
    was ejected?
14
                      That's what I believe happened.
               A
15
                      Now, after -- after this accident, were
16
               0
    you ever contacted at any time by Mr. Martinez?
17
                      No, sir.
18
               Α
                      Were you present at court when
19
    Mr. Martinez was brought in for his failure to appear?
20
                      No, sir.
21
               Α
                      Have you talked to Mr. Martinez at any
22
    time after the date of this accident?
23
              Α
                      No, sir.
24
```

```
Has anybody from Salinas Express talked
 1
               0
    to you after this accident?
 2
                      No, sir.
              Α
 3
                      Has anyone from SMC talked to you after
 4
    this accident?
 5
                      Yes, sir.
 6
                      How did that come about? How did they
 7
    identify themselves and what did they say?
                      MR. DUNN: Let me note an objection here.
 9
              Foundation hasn't been laid as far as who made
10
               the statement.
11
    BY MR. FRANKL:
12
                      You can go ahead and answer the question.
13
                      It was approximately three or four days
14
    after the wreck, and I had a personal message to give a
15
    woman a call with SMC Transport.
16
                      When you -- you got that call through
17
              0
    dispatch?
18
                      Yes, sir.
19
              Α
                      Did you return that call on your personal
              Q
20
21
    phone?
22
              Α
                      Yes, sir.
                      Would the phone log on your personal
23
    phone still have that number?
24
```

```
I want to stop you. I just recalled I
 1
              Α
    did it at the area office. I remember sitting at the area
 2
    office working on this crash report when I made the phone
 3
    call.
 4
                     Okay. So you called from the area
 5
    office?
 6
                      Yes, sir. I usually make phone calls
 7
              Α
    through my personal phone, but I just happened to be at
 8
    the area office and made that phone call.
 9
                      That's fine.
10
              Q
                      When you made that call from the area
11.
    office, when someone picked up, do you recall how they
12
    answered the phone?
13
                      "Hello."
              Α
14
                      So they didn't say "SMC"?
15
                      No, sir.
16
              Α
                      Okay. And what -- tell me about that
17
    conversation to the best of your recollection.
18
                      I just acknowledged that I was Trooper
19
    Atkins, Virginia State Police. And I asked -- I said I
20
    had a personal message to give this number a call. She
21
    stated that she was, I believe, the owner of SMC and --
22
    that was involved in the crash that I worked. And she
23
    made statements from what I believe was Martinez was a
24
```

```
regular driver for them but they made an agreement for
 1
    Martinez to buy that truck. But under the agreement was
 2
    it had some repairs that needed to be done. And it was at
 3
    the shop. And Martinez at that point did not have
 4
    permission to drive the vehicle.
 5
                     And when they made that agreement for him
 6
    to buy the truck, they canceled their insurance, is what I
 7
    believe she told me. And he took it upon himself,
    Mr. Martinez, and went and picked up that truck and drove
 9
10
    it to Virginia.
                     Did she ever identify who she was other
11
    than the owner of SMC?
12
                     Not that I recall.
13
                     Had you ever had any other contact with
14
    any of the Martinez, SMC, or Salinas after that phone
15
16
    call?
                     No, sir.
              Α
17
                      In looking at the transcript from the
18
    traffic hearing against Mr. Martinez, did Mr. Martinez
19
    tell you why he was going out the entrance ramp of the
20
    rest area to make the turn onto 81?
21
                      He couldn't make a U turn in the rest
22
    area because he was hooked up with another
23
    tractor-trailer.
24
```

```
You indicated in your testimony that
 1
    Mr. Lester said that he saw the tractor-trailer in the
 2
    roadway. Did he ever say what lane he was traveling in to
 3
    you?
 4
                      Brandon Lester?
 5
               Α
               0
                      Yes.
 6
                      I do not recall.
 7
               Α
                      It indicated in your testimony that he
 8
    said he slammed on his brakes and started to fishtail. Do
 9
    you recall that testimony?
10
                      In court?
11
                      Yes.
12
                      I do not recall.
13
                      Well, my question is: Do you remember
14
    seeing evidence that Brandon Lester was fishtailing before
15
    the impact with the SMC tractor?
16
                      I do not recall.
               Α
17
                      Do you have an understanding of what part
18
    of Mr. Lester's pickup truck came into contact with the
19
    SMC tractor?
20
                      Do I have an understanding of which part
              Α
21
    of Brandon Lester's pickup truck made contact?
22
                      Correct.
23
                      That, I do not.
24
              Α
```

```
So you don't know whether it was the
 1
               Q.
    front of it or the passenger side or what?
 2
                      No, sir, I do not.
 3
                      And just so I understand it because of --
 4
    let's see if I can get -- make sure --
 5
                      Am I allowed to look at these pictures --
              Α
 6
                      Certainly.
 7
              0
                      -- while you're talking?
              Α
 8
                      What are you looking for?
 9
                      Just possible damage to the pickup truck
10
    in the front of it, but it rolled over and it had so much
11
    damage I'm not sure if I could tell.
12
13
               Q.
                      Okay.
                      I'm still listening.
1.4
                      It was Karen Bingaman who indicated that
15
               Q
    she was deciding whether or not to pull into the rest
16
    area, and that's when the box truck changed lanes to the
17
    left-hand lane to go around her?
18
                      Yes, sir.
              Α
19
                      And she said it was traveling between 60
20
    and 65 miles an hour?
21
                      Yes, sir.
22
              Α
                    Okay. And at that point in time as far
23
    as Ms. Bingaman was concerned, the first accident between
24
```

```
Lester and SMC had already taken place?
 1
                      Yes, sir.
              Α
 2
                      Okay. And then you had the
 3
    mother/daughter which is Christine Zampini and her mother,
 4
    which I believe is Brown, Debara Brown. They were riding
 5
    together in the white car and they too arrived on scene
 6
    after the first collision but before the second?
 7
                      I believe so. They had pulled into the
              Α
 8
    left side of the rest area.
 9
10
                     Okay.
                      They couldn't get in.
11
                     And Ms. Mortensen would have been the
12
    only potential witness to having heard -- strike that.
13
                     As far as you're aware, Ms. Mortensen was
14
    at the rest area for both collisions?
15
                     Ms. Mortensen?
              Α
16
                     She's the one who pulled in and then went
17
    through the truck area and turned around?
18
                      The woman out of California?
19
                      Yes. I call her the broken leg lady, the
20
              Q
    one that had an injury to one of her legs.
21
                     Okay. Now, can you repeat your question?
22
              Α
                     Of the four women, the only one that
23
    might have been there for both the original collision
24
```

```
between Lester and SMC and the collision between Lester
 1
    and a box truck being driven by Mr. Shifflett may have
 2
    been Ms. Mortensen?
 3
                      Yes, sir.
 4
                      But you don't even know that?
 5
                      I do not.
               Α
 6
                      Once you get to the top of the grade that
 7
    you indicated was a few tenths of a mile up the road, is
 8
    there any obstruction in the vision of a driver heading
 9
10
    south?
                      Once you get to the top?
11
               Α
                      Once you get to the top.
12
13
               Α
                      No, sir.
                      Okay. And it's a slight downhill grade?
14
               0
15
               Α
                      Yes, sir.
                      And maybe a slight turn to the left?
16
               Q
                      Yes, sir.
17
               Ά
                      And did you measure the width of the
18
19
    roadway, Interstate 81?
                      No, sir.
20
               Α
                      Do you know what the standard width is
21
22
    for a lane on 81?
                      No, sir, can't say off the top of my
               Α
23
24
    head.
```

```
Along the left side of that section of
               Q
 1
    Interstate 81, is there a shoulder on the left-hand side
 2
    of the road?
 3
                      A small shoulder, yes, sir.
 4
                      Well, okay. There might be a foot or two
 5
               Q
 6
    before a quardrail?
                      Yes, sir.
 7
              Α
                      But there's not enough to put a car onto
 8
    the shoulder?
 9
                      No, sir. No, sir.
10
                      All right. Are you aware of whether or
               0
11
    not any vehicles passed the scene of the accident between
12
    the first collision and the second collision?
13
                      I'm not aware of any.
14
                      When you spoke to Mr. Martinez after the
15
    accident, where was his vehicle parked at that point in
16
    time?
17
                      After the accident? He's parked right
              Α
18
19
    here.
                      Go ahead and put the box around where his
20
               0
    vehicle would have been.
21
                     (Witness complies.)
22
                     And then move a line up to here which
23
               0
    would be G.
2.4
```

```
(Witness complies.)
 1
                      All right. Well, actually, facing both
 2
    ways. The towing vehicle --
 3
                      Martinez's truck was facing this way.
 4
    believe Salinas's was facing this way.
 5
                      Okay, I gotcha.
 6
                      To your knowledge, when you pulled up,
 7
    were there any tractor-trailers on the shoulder of the
 8
    exit -- entrance ramp into the rest area?
 9
              Α
                      I do not recall.
10
                      Based upon your experience, does that
11
    shoulder, even though there are no parking signs all along
12
    that shoulder, fill up with tractor-trailers?
13
                      Yes, sir.
              Α
14
                      But as far as your recollection that
15
    morning you don't remember if there were any there or not?
16
                      I do not.
17
              Α
                      And just so I'm clear you remember there
18
    was some debris north of what's been the point of
19
    collision, second collision point that's been marked as E,
20
    but you don't remember where it was. Some debris from the
21
    first collision?
22
                      Yes, sir, that's where the first
23
24
    collision.
```

```
MR. FRANKL: Answer any questions my
 1
              other counsel may have.
 2
                      MR. HEARN: Do you want to go ahead?
 3
                      MS. WHITE: Sure. Trooper -- what
 4
              exhibit are we on?
 5
                      THE REPORTER: Number 4.
 6
                      (Deposition Exhibit No. 4 was marked for
 7
              identification.)
 8
                            EXAMINATION
 9
    BY MS. WHITE:
10
                      Is this a picture of the sign that
11
    Mr. Martinez was charged with failure to obey?
12
                      Yes, ma'am.
13
              Α
                      Is that a picture of a traffic sign?
14
                      Yes, sir.
              Α
15
                      Is that the traffic sign that's at the
16
    rest area?
17
                     I believe it is the traffic sign at the
              Α
18
19
    rest area.
                     And is that the traffic sign that
20
    indicates not to exit the entrance of the rest area?
21
                      Yes, ma'am.
22
              Α
                      And is that sign the reason that you
23
    charged Mr. Martinez with failure to obey a traffic sign?
24
```

```
Yes, ma'am.
 1
               Α
                      Did Mr. Martinez indicate which lane --
 2
               0
    did he indicate that he saw Mr. Lester's vehicle before
 3
    the impact?
                      I believe he did.
 5
                      Did he indicate which lane Mr. Lester's
 6
    vehicle was in before the impact?
 7
                      I -- I can't recall.
 8
                      Did he make a statement that he had
 9
    messed up?
10
                      Yes, ma'am.
11
              Α
                      Meaning Mr. Martinez?
12
13
               Α
                      Yes, ma'am.
                      And did he admit that he was blocking at
14
    least the right lane of the interstate?
15
                      Yes, ma'am.
16
              A
                      Is it your understanding that he was
17
    trying to reverse out of the interstate at the time of the
18
    impact?
19
                      MR. HEARN: Object to the form.
20
                      THE WITNESS: Is it my understanding that
21
              he was trying to reverse?
22
    BY MS. WHITE:
23
                      Yeah. Do you know was he -- at the time
24
```

```
of impact, was he in drive or reverse?
 1
                      I don't know.
 2
                      Okay. And he indicated that it was about
 3
    30 seconds between the two impacts?
 4
                      I do not recall.
 5
                      The book that he handed you, you
 6
 7
    described a notebook that he gave to you that you set up
    on your dash?
 8
                      I believe it was a black three-ring
 9
    binder.
10
                     Sort of like --
               Q
11
                      Exactly like that one, I believe.
              Α
12
                      For the record, standard three-ring
13
    binder. Did it have a cover that you noticed?
14
                      Not that I recall.
15
                      Do you remember any identifying
16
    information about it?
17
              Α
                      No, ma'am.
18
                      Do you know where he got it?
19
               Q
20
                      Out of his truck.
              Α
                      The SMC truck?
21
                      I believe so.
22
                      And was that in response -- do you know
23
    why he went to go get it?
24
```

```
I told him I needed his driver's license,
 1
    vehicle registration, and proof of insurance.
 2
                      And did he indicate to you who owned the
              0
 3
    vehicle he was driving?
 4
                      Not that I recall.
 5
                      Did you have any conversations with him
 6
    that weren't recorded on your recording device?
 7
              Α
                      No, ma'am.
 8
                      How does that thing work?
 9
                      Activates when I hit my lights, unless I
10
    turn it on. And it turns off when I hit the stop button.
11
    But it's -- it's a piece of equipment that breaks all the
12
           I've had it replaced twice now.
13
                      And it records from some sort of --
14
                      I've a mic, a microphone, it's a piece
15
              Α
    about this big, and I keep it on my shoulder.
16
                      Did you -- you don't recall any other --
17
    you looked at the photographs of the SMC vehicle that had
18
    the damage on the -- on the front on the right and left.
19
    But you don't recall any to the Salinas vehicle?
20
                      No, ma'am.
21
              Α
                      Do you recall any other trooper pointing
22
    out any possible damage on the Salinas vehicle?
23
                      I do believe a trooper pointed out a
24
```

Atkins (White)

```
scuff mark, but we couldn't determine if it was before or
 1
    after.
 2
                      And did you ask Mr. Martinez about it?
 3
               Q
                      I do not recall.
 4
                      (Deposition Exhibit 5 was marked for
 5
               identification.)
 6
    BY MS. WHITE:
 7
                      Exhibit 5, is that a photograph of
 8
    Mr. Lester's vehicle when you -- does it look like what it
 9
    did when you arrived?
10
11
                      Yes, ma'am.
                      And so did it have any glass in the
12
    driver's side window?
13
                      Did it have any what now?
              Α
14
                      Glass in the driver's side window?
15
               Q
                      I'm not sure.
16
               Α
                      Does it have it in the photograph?
17
18
              Α
                      No.
                      So no one had moved or touched it at that
19
              0
20
    point?
              Α
                      No, ma'am.
21
                      All the witnesses who made written
22
    statements, did they all do that -- those inside your --
23
24
    your vehicle?
```

```
I do not recall. I know -- I believe,
 1
    based on what I've heard today -- I don't recall -- that
 2
    one witness made a statement with another trooper and
 3
    handed it to me.
 4
                     And you don't recall which one that was?
 5
                     No, ma'am.
              Ά
 6
                     Do you know where the lady with the
 7
    broken leg was when she made her written statement?
 8
                     No, ma'am.
 9
              Α
                     MR. FRANKL: Just for the record, she may
10
              not have actually had a broken leg. It might
11
              have been surgery or something.
12
                      MS. JOHNSON: May have been surgery.
13
                      MR. FRANKL: She had a cast on her leg.
14
15
    BY MS. WHITE:
                      The lady from California?
16
              0
                      Correct. I think she was on crutches.
              Α
17
                      She was on crutches at the time?
18
                      I believe so.
19
                      And do you know where she was when you
20
    spoke to her?
21
                      Which time?
22
                      Oh, did you speak to her more than once?
23
                      I believe so. I'm not sure. I didn't
               Α
24
```

```
know if there was a specific time when you are referring
 1
    to. I really don't even know where I spoke to her at,
 3
    so...
                      Okay, fair enough.
 4
               0
 5
                      Were there any -- so when you arrived,
    the SMC vehicle, was it parked?
 6
                      When I arrived, I do not know.
 7
               Α
                      Okay. When you inspected it, it was
 8
               Q
 9
    parked?
                      Yes, ma'am.
10
               Α
                      And how long after you arrived did you
11
               Q
12
    look at it?
13
               Α
                      I'm not sure.
                      Do you remember what fire department
14
               Q
15
    came?
                      I do not.
              Α
16
                      And how -- did you personally download
17
    the data from your recording device?
18
19
              Α
                      No.
                      How does that work?
20
                      It automatically records to a disk. And
              Α
21
    then once it's full I just eject it. And I personally
22
    made a copy on my computer, though.
23
                      Okay. Were you the last one to leave the
24
```

```
scene?
 1
                      I believe so.
 2
              Α
                     And did you witness Mr. Martinez
 3
    attempting to leave the scene when you were leaving?
 4
 5
                     He asked for my help turning his truck
    around. And I told him that he needed to call a tow truck
 6
    as he should have done in the beginning. And he said
 7
    okay. And I went to the bathroom in the rest area. And
 8
    then when I came out, he was trying to make a U turn again
    in the rest area.
10
                     And do you know how eventually they left
11
12
    the scene?
                     I do not. I went up to him to write him
13
              Α
    another ticket, but I needed to get to the hospital. So I
14
15
    gave him a break.
                     MS. WHITE: That's all I have.
16
                            EXAMINATION
17
18
    BY MR. HEARN:
                     Hi, Officer -- Trooper, excuse me.
19
                     That's fine.
20
              Α
                      I have got a few questions for you. I am
21
              Q
    David Hearn. We met earlier. I represent Mr. Martinez.
22
    I'm going to jump around a little bit so I don't repeat a
23
    lot of what's been asked already.
24
```

```
Yes, sir.
 1
               Α
                      So there may be long, dramatic-type
 2
    pauses in my questions.
 3
                      That's fine.
 4
                      MR. DUNN: I object.
 5
                      MS. JOHNSON: To the long?
 6
                      MR. FRANKL: Not dramatic.
 7
                      MR. HEARN: I'll try my best.
 8
    BY MR. HEARN:
 9
                      I think I heard you say in response to
10
    somebody's question that for the video you do have the
11
    ability to stop it. You can hit a button and it stops the
12
    video --
13
                      In my car?
              Α
14
15
               Q
                      Yes.
                      Yes.
16
               Α
                      Is it your -- in terms of when you're
17
    investigating a motor vehicle accident, is it your
18
    personal practice to stop the video/audio recording when
19
    your investigation is complete?
20
                      No.
              Α
21
                             In this case -- you remember
                      Okay.
22
23
    looking at the video?
                      Briefly. It was, like I said, a week
24
              Α
```

```
after the accident. But since then I have not.
 1
                      I'll represent to you -- I looked at it.
 2
    I will represent to you it appears that the last thing
 3
    that's recorded is Mr. Martinez is in your car with you.
              Α
                      Okay.
 5
                      And you're asking him some questions and
 6
    then the video stops.
 7
                      Okay.
              Α
 8
                      All right. There is -- I will also
 9
    represent to you there is no recording of you giving him
10
    the ticket.
11
                      Okay.
12
              Α
                      Do you recall giving him the ticket?
13
              Α
                      Yes, sir.
14
                      Do you recall discussing that with him?
15
                      Discussing what the ticket was, he had to
16
              Α
17
    appear at court, yes.
                      Right. So there were some communications
18
    between you and Mr. Martinez that are not captured on the
19
    video or audio?
20
              Α
                      I guess so.
2.1
                      Do you remember anything about those
22
23
    discussions?
                      Other than he's lucky he didn't kill
              Α
24
```

```
anybody, I remember saying that. He started to almost
 1
    break down and cry. And that was it.
 2
                      Do you remember any statements he said to
              Q
 3
    you that were not on the video?
 4
 5
              Α
                      No.
                      Do you remember how long that discussion
 6
    lasted, the part that wasn't videotaped or audio taped?
 7
                      A minute, maybe two.
 8
                      And you don't know why that wasn't
              0
 9
    recorded?
10
                      No, sir.
11
              Α
                      Why did you not have Mr. Martinez prepare
12
    a written statement?
13
                      I believe, from what he told me, I had it
14
    all on video, that I didn't need a written statement from
15
16
    him.
                      Okay. When he showed you on the roadway
              0
17
    where he was, he took you out there and physically
18
    demonstrated that?
19
                      Yes, sir.
              Α
20
                      That's not documented on the video,
21
2.2
    correct?
                      You could hear me talking to him walking
23
              Α
    back, but unfortunately it's not on the video.
24
```

```
So the only thing that captured that
 1
    demonstration is the audio?
 2
              Α
                     Yes, sir.
 3
                      Is there any particular reason you didn't
 4
    have him draw or write down or sketch out where he was on
 5
    the roadway?
 6
                     Didn't think about it.
 7
                     Okay. The other two troopers that were
 8
    present, did they have any discussions or interactions
 9
    with Mr. Martinez that you are aware of?
10
                      I believe Trooper Flowers had a brief
11
              Α
    discussion with him.
12
                     Do you know -- do you know any details
              Q
13
    about that?
14
                      I just -- from what Trooper Flowers told
15
    me, Martinez went to tell him what happened, and he
16
    stopped him and said, "I don't want to be involved. Tell
17
18
    Trooper Atkins."
                      So is it your understanding Mr. Martinez
19
    actually sought out Trooper -- which trooper was it?
20
                      Flowers.
              Α
21
                      -- Trooper Flowers to say something to
22
23
    him?
                      I'm not sure. I can't say for sure.
24
              Α
```

```
Okay. But it's your understanding
 1
    Trooper Flowers does not have any discussions with
 2
    Mr. Martinez of any substance?
 3
                      Yes, sir.
              Α
                      So the only trooper that did have any
 5
    substantive discussions with Mr. Martinez was you?
 6
                      Yes, sir.
 7
              Α
                      Do the photos that are here as Exhibit 3,
 8
    to the best of your knowledge, do they show all of the
 9
    physical damage to the vehicles that were involved?
10
                      To the best of my knowledge, yes.
11
                      I think you might have been asked this
12
    but I want to --
13
                      That's fine.
14
                      -- ask you a different way.
15
                      Were you able to determine whether or not
16
    the SMC truck was in motion or moving when the first
17
    collision with Lester's vehicle occurred?
18
                      No.
              Α
19
                      Were you able to determine how much time
20
    passed between the first collision and the second
2.1
    collision?
22
                      No, sir.
23
                      Were you able to determine whether
24
               Q
```

```
Mr. Lester was inside of his vehicle or outside of his
 1
    vehicle when the second collision occurred?
 2
                      No, sir.
               Α
 3
                      In your report, which I think is marked
 4
 5
    as Exhibit 1 --
 6
               Α
                      Yes, sir.
                      -- on Page 3 --
 7
               Q
                      Yes, sir.
               Α
 8
                      -- there's a section at the top right
 9
    that says "vehicle maneuver." Do you see that?
10
               Α
                      Vehicle maneuver, yes, sir.
11
                      And you see Vehicle 1 is there.
                                                        That's
12
    the SMC vehicle operated by Mr. Martinez?
13
                      Yes, sir.
               Α
14
                      For the vehicle maneuver, you did not
15
               Q
    indicate making a U turn, correct?
16
                      Yes, sir.
17
               Α
                      You did not indicate making a right turn,
18
19
    correct?
                      Yes, sir.
20
               A
                      You indicate "other"?
               Q
21
                      Yes, sir.
               Α
22
                      Why did you do that?
23
                      I did it because, based on the maneuver
               Α
24
```

Atkins (Hearn) 75

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he was trying to do is go backwards, I believe "other"
 1
    probably best dictated his actions.
 2
                      And that's based on what he was trying to
              Q
 3
    describe to you at the scene?
 4
                      Yes, sir.
 5
              Α
                      And he was upset?
 6
 7
              Α
                      Yes, sir.
                      You were -- because you were the lead
 8
    investigator, you were responsible for gathering all the
 9
    witness statements, correct?
10
                      Yes, sir.
              Α
11
                      And so after the witnesses wrote out
12
    their statements, they either brought them to you directly
13
    or another trooper brought them to you, correct?
14
              Α
                      Yes, sir.
15
                      Did you ask any witness to add
16
    information to any of their written statements?
17
                      I do not recall.
18
                      Is that something you would normally do?
19
                      If there is something missing, I will ask
20
    them to put that in there.
21
                      Who would determine whether it's missing?
22
    Who would determine whether a witness has left out
23
    information on the witness statement that they write?
24
```

```
It would be me when I read it.
              Α
 1
                      Do you agree that no witness that
 2
              0
    provided a written statement in this case to you wrote
 3
    down that the SMC truck was blocking both lanes of
    Interstate Southbound 81?
 5
                      I don't believe so.
 6
                      And when you drew the diagram of the
 7
    accident sequence on your report and you drew in Vehicle
 8
    1, which is the SMC vehicle, you do not have it depicted
 9
    as blocking both lanes of the highway, correct?
10
                      Yes, sir.
11
              Α
                      Correct; that you did not draw it
12
    blocking both lanes of the highway, correct?
13
                      I did not, yes, sir.
14
                      And in fact in your diagram, it shows
15
               0
    Vehicle 1 only partially into the right southbound lane of
16
    Interstate 81, correct?
17
                      Yes, sir.
18
                      Not fully across the lane?
19
              Α
                      Yes, sir.
20
                      Okay. And, again, that's based on all of
21
    the information that you developed at the scene of the
22
    accident?
23
                      That, and the fact that his pickup truck
              Α
24
```

```
didn't hit the guardrail. I believe that it was all the
 1
    way across the interstate looking at it. And if he made
    contact, he would have more than likely pushed off that
 3
    tractor-trailer and hit the quardrail.
 4
                      Okay. You have been asked a lot of
 5
 6
    questions about his logbook.
                     Yes, sir.
 7
              Α
                      So let me ask you just a couple more.
 8
                      That's fine.
 9
                     All right. So Mr. Martinez goes and
10
    brings you a binder, correct?
11
12
              Α
                      Yes, sir.
                     And it had a bunch of stuff in it?
13
                      Yes, sir.
14
                      All right. Did it have something in it
15
    that appeared to you to look like a logbook?
16
                      I believe so. I'm not for certain.
              Α
17
                      MR. DUNN: I'm going to object to the
18
              form of the question.
19
    BY MR. HEARN:
20
                      On the audio, do you recall referring to
              Q
21
    a document and saying, "That's your logbook. I don't need
22
23
    that"?
                      I don't recall. I mean, I -- I did
              A
24
```

```
clearly probably in the video. I just don't recall it.
 1
                      Okay. All I'm getting at, do you have a
 2
    general idea of what a logbook looks like?
 3
                      Yes, sir.
 4
              Α
                      I know you are not a logbook expert and
 5
    you're not a DOT qualified inspector. I get all that.
 6
    But you know what a logbook looks like?
 7
                      Yes, sir.
 8
              Α
                      And on the audio you agree that you say,
 9
    "That's your logbook. I don't need that"?
10
                      Okay, yes, sir.
              Α
11
                      MR. DUNN: I'm going to object to the
12
              form of the question.
13
    BY MR. HEARN:
14
                      When you first made contact with
15
    Mr. Martinez, where was he? Did you walk up to him
16
    because the trooper pointed him out to you or did he come
17
    up to you?
18
                      We both like walked to each other.
19
                      And approximately where were you two in
20
    relationship to the accident scene?
21
                      Can I just show you?
              Α
22
                      Sure.
23
                      Somewhere right in here.
              Α
24
```

```
Okay. And for the record, you are
 1
    indicating on Exhibit 2 -- this is Exhibit 2 that you are
 2
    pointing on, right?
 3
                      Yes, sir, on Exhibit 2, yes, sir.
 4
                      All right. And you are indicating
 5
    somewhere near the portion of the diagramming that's
 6
    attributable to B?
 7
                     Yes, sir.
              Α
 8
 9
                      Okay.
                      In-between B and C --
10
                      Okay.
11
12
              Α
                      -- in the diagram.
                      Now, before you first made contact with
13
    Mr. Martinez had you already seen or spoken to the other
14
    Hispanic male that you talked about?
15
                      I don't believe so.
16
                      Okay. So when you saw the other Hispanic
17
18
    male, that was after you had already talked to
    Mr. Martinez?
19
                      Yes, sir, when I asked for -- I believe
              Α
20
    when I asked for his information, I believe he came up and
21
    asked who he was. I believe so.
22
                      Just so I'm clear, so after you asked
23
    Mr. Martinez for his information and he went back to the
24
```

```
truck to get the notebook, then this other Hispanic
 1
    gentleman came up to you and said something?
 2
                      I believe so, yes, sir.
 3
 4
                      Okay.
                      I believe I was at SMC's truck whenever
 5
    this encounter took place.
 6
                      Okay. Can you describe this other
 7
               Q
    Hispanic gentleman, not Mr. Martinez but the other one?
 8
                      No, sir.
 9
              Α
                      Age?
10
               Q
                      No, sir.
              A
11
                      Did he have tattoos?
12
                      I do not know.
13
                      Short hair, long hair?
14
                      I do not know.
15
                      Okay. So you were standing near the SMC
16
               Q
    vehicle for some period of time while you were talking
17
    with Mr. Martinez and this other gentleman?
18
                      Yes, sir.
19
               Α
                      Okay. Could you tell whether there were
20
    any other occupants or whether there were any occupants in
21
    the SMC vehicle while you were out there talking to
22
    Mr. Martinez?
23
                      I could not tell.
24
```

```
Did you ever look inside the SMC vehicle?
 1
               0
               Α
                      I did not.
 2
                      What about the other vehicle that it was
 3
    towing the Salinas vehicle, did you ever look inside that
 4
    vehicle?
 5
                      No, sir.
 6
              Α
                      Did any trooper look inside?
 7
                      Not that I recall.
 8
                      Do you know whether there were any
 9
    occupants in that vehicle?
10
                      No, sir.
11
                      And just so I'm clear, no one else came
12
    up to you at the scene and identified themselves as
13
    someone associated with these vehicles?
14
                      No, sir.
15
               Α
                      Or that had witnessed any of the events?
16
                      Not that I recall.
               Α
17
                      Did you document this discussion you had
18
    with somebody that you understood to be a representative
19
    of SMC Transport that occurred three to four days later?
20
                      No, sir.
               A
21
                      You didn't take notes or anything?
22
                      No, sir.
23
                      Did you ever do an investigation or check
24
```

```
anywhere to see if SMC Transport reported that SMC vehicle
 1
    as stolen?
 2
                      After that day, no. After the crash, no,
              Α
 3
    did not.
 4
                      Did you check on the day of the crash?
 5
              Α
                      Yes, sir.
 6
                      At that time was there any indication
 7
    that anyone had reported that vehicle as stolen?
 8
                      No, sir.
 9
              Α
                      And you didn't look into that after you
10
    talked to someone that you understood worked for SMC and
11
    they said that Martinez didn't have authority to use the
12
    vehicle?
1.3
                      I gave her the information that she
14
    needed to == I told her she needed to contact people in
15
    Texas and file a report stating that someone unauthorized
16
    used her vehicle.
17
                      Okay.
18
                      And if she had any more information to
19
              Α
    call me back. She did not.
20
                      You never did an independent check on
21
    your own to see what, if anything, happened with that?
22
                      No, sir.
              Α
23
                      MR. HEARN: Thank you, Trooper.
                                                        That's
24
```